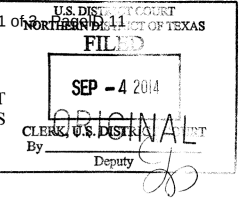
IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION



UNITED STATES OF AMERICA

v.

NO. 3:14-MJ-610-BN

GEORGE LEE PASS, JR.

MOTION FOR DETENTION

The United States moves for pretrial detention of defendant **GEORGE LEE**PASS, JR. pursuant to 18 U.S.C. §3142(e) and (f).

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1.	1. Eligibility of Case. This case is eligib	le for a detention order because the
case invo	volves (check all that apply):	
	Crime of violence (18 U.S.C. §3156);	
	Maximum sentence life imprisonment or death	
	X = 10 + year drug offense	
	Felony, with two prior con	victions in above categories
	Serious risk defendant will	flee
	X Serious risk obstruction of	justice
	Felony involving a minor v	victim
	Felony involving a firearm dangerous weapon	, destructive device, or any other
	Felony involving a failure	to register (18 U.S.C. § 2250)

2. Reason for Detention. The Court should detain defendant because		
there are no conditions of release which will reasonably assure (check one or both):		
X Defendant's appearance as required		
X Safety of any other person and the community		
3. <u>Rebuttable Presumption.</u> The United States will/will not invoke the		
rebuttable presumption against defendant because (check one or both):		
X Probable cause to believe defendant committed 10+ year drug offense or firearms offense, 18 U.S.C.§924(c)		
Probable cause to believe defendant committed a federal crime of terrorism, 18 U.S.C. §2332b(g)(5)		
Probable cause to believe defendant committed an offense involving a minor, 18 U.S.C. §§1201, 2251		
Previous conviction for "eligible" offense committed while on pretrial bond		

[Remainder of page intentionally left blank.]

4.	Time For Detention Hearing.	The United States requests the Court conduct
the detent	tion hearing:	
	At first appearance	ce
	X After continuance	ce of 3 days (not more than 3).
Da	ated this 3rd day of September, 20	014.
	I	Respectfully submitted,
	5	SARAH R. SALDAÑA
	Ţ	UNITED STATES ATTORNEY
		for for
	j	JASON D. SCHALL
		Assistant United States Attorney
		Texas Bar No. 24051295
	1	100 Commerce Street, Third Floor
	I	Dallas, Texas 75242
	Ţ	Геlephone: 214.659.8600
	I	Facsimile: 214.659.8803
	I	E-mail: Jason.Schall@usdoj.gov
	<u>CERTIFICA</u>	TE OF SERVICE
I h	ereby certify that on September 3	3, 2014, a copy of this Motion was provided to
defense c	ounsel at the time of defendant's	initial appearance.
		TO FOR
	$ar{f J}$	ASON D. SCHALL
	,	Assistant United States Attorney